Μτ. John Charles Κεππεν Attn.: Prose Civil Clark FILED REgister No. 05238-0411 Scranton Division ALL Enwood USP SCRANTON Civil Action No. 1: CV-00-2143 P.O. Box 3000 White Deer PA 17887-2000 JAN 11 2001 My Blandt PER DEPUTY CHERKLAY, Vanuary 8, 2001 1/11/01 DEar, Ms. M. E. D'Andrea: (Clark Of Court) RE: John Charles Kenney v. Jake Mendez, et at, No. 1: CV-00-2143 Inte: Plaintiff's "Notice To The Court" Please find (Enclosed) (2) two-carbon copies, along with an original written "NOTICE TO THE COURT" filed by plaintiff himself. Plaintiff has provided Defendants' Paralegal with a sole carbon copy of the same. Please be advised that Plaintiff is and has been in segregative confinement, i.E., isolation signingation for the past (16) sixteen months. Meaning Everything is substantially limited to him this, includes siribe materials, access to a photo copier, as well as, legal reference materials. Meanwhile, until this Court decides to appoint plaintiff Civil Coursel that plaintiff will do his bast at trying to keep up with this litigation. Plaintiff is expected to depart temporarily from his place of confinement to attend a psychological on psychiatric Evaluation andlor examination per Court Order of a Williamsport U.S. District Court Judge. Per Ct. Orden plaintiff is expected to depart within (45) forty-five days of 1/4/01. Shall any protectings comments within the 45-days, there is a reasonable probability that plaintiff may be unable to respond. Due to his expected departure. Plaintiff gives such notice in advance so that not torteit any of his rights in this litigation. As a lease process the (enclosed) materials. Thank you.

(Cijck(civil files)

Raspach

nusslad

enny #05238041